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	1762
Resolution No.	1100

A resolution approving a letter of agreement by and between the Tennessee Breast and Cervical Screening Program (TBCSP), and The Metropolitan Government of Nashville and Davidson County, acting by and through the Metropolitan Board of Health, for reimbursement of cervical cancer screenings.

WHEREAS, the Tennessee Breast and Cervical Screening Program and The Metropolitan Government of Nashville and Davidson County, acting by and through the Metropolitan Board of Health, have entered into a letter of agreement, attached hereto and incorporated herein, for reimbursement of cervical cancer screenings; and,

WHEREAS, it is to the benefit of the citizens of The Metropolitan Government of Nashville and Davidson County that this letter of agreement be approved.

NOW, THEREFORE BE IT RESOLVED BY THE COUNCIL OF THE METROPOLITAN GOVERNMENT OF NASHVILLE AND DAVIDSON COUNTY:

Section 1. That the letter of agreement by and between the Tennessee Breast and Cervical Screening Program and The Metropolitan Government of Nashville and Davidson County, acting by and through the Metropolitan Board of Health, for reimbursement of cervical cancer screenings, a copy of which is attached hereto and incorporated herein, is hereby approved.

Section 2. That this resolution shall take effect from and after its adoption, the welfare of The Metropolitan Government of Nashville and Davidson County requiring it.

APPROVED AS TO AVAILABILITY OF FUNDS:	INTRODUCED BY:	
Talia Lomax-O'dneal, Director Department of Finance		
APPROVED AS TO FORM AND LEGALITY:	Member(s) of Council	

ssistant Metropolitan Attorney



# TENNESSEE DEPARTMENT OF HEALTH VENDOR AUTHORIZATION FORM

THO PERIOD					
	RIZATION PERIOD		22		
gin: July 1, 2019		June 30, 20			
FATE INFORMATION	at and Carvical Scre	eening Program			
Ogram.	Tennessee Breast and Cervical Screening Program				
rogram Contact: Crissy Gray, Pr	ogram Director	70.4			
dison Record #		Edison PO#	Speed Code: HL00000	778	
relegation #	Account Co	de: 70804000	Speed Code. TIEGGGG		
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VENDOR INFORMATION Vendor: Metropolitan Gove	ernment of	Nashville &	Davidson	Journey	
Vendor: Metropolitari Co.	-110				
Address: 2500 Charlotte Aver	nue				
Phone: 615-340-5616					
010 010		FEIN/SSN (optional)	:		
Edison Vendor ID: 4			Ayer St. St.		
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AUTHORIZATION/REIMBURSEMENT D Service Authorized		Units Authorized			
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AUTHORIZATION/REIMBURSEMENT D Service Authorized  Per current BCS Reimbursement Fee  NOTICE: VENDOR	e Schedule	N/A  TOTAL A  RMS AND CONDITIONS  Vendor Accep	Unit Cost  N/A  MOUNT AUTHORIZED:	Authorized N/A N/A	

#### **Terms and Conditions**

## A. Standard Terms and Conditions

- Total Authorized Amount. In no event shall the liability of the State under this Authorization exceed the "Total Amount Authorized" as indicated on this Vendor Authorization Form.
- 2. <u>Inspection and Acceptance</u>. The State shall have the right to inspect all goods or services provided by Vendor under this Authorization. If upon inspection, the State determines that the goods or services are defective, the State shall notify Vendor, and Vendor shall re-deliver the goods or provide the services at no additional cost to the State. If after a period of thirty the goods or provide the services at no additional cost to the State does not provide a (30) days following delivery of goods or performance of services the State does not provide a notice of any defects, the goods or services shall be deemed to have been accepted by the State.
- 3. <u>Modification, Amendment or Change Order</u>. This Authorization may be modified only by a written amendment or change order signed by the State and the Vendor.
- 4. <u>Limitation of Liability</u>. The State shall have no liability except as specifically provided in this Authorization. In no event shall the State be liable to the Vendor or any other party for any lost revenues, lost profits, loss of business, decrease in the value of any securities or cash position, time, money, goodwill, or any indirect, special, incidental, punitive, exemplary or consequential damages of any nature, whether based on warranty, contract, statute, regulation, tort (including but not limited to negligence), or any other legal theory that may arise. The State's total liability under this Authorization or otherwise shall under no circumstances exceed the Total Authorization Amount.
  - 5. <u>Limitation of Vendor's Liability.</u> The Vendor's liability for all claims arising under this Authorization shall be limited to an amount equal to two (2) times the Total Authorization Amount. In no event shall this Section limit the Vendor's liability for intentional torts, criminal acts, fraudulent conduct, or omissions that result in personal injuries or death.
  - 6. <u>Termination for Convenience</u>. The State shall have the right to immediately terminate this Authorization, without cause and for any reason, upon written notice to the Vendor, delivered by mail or electronic means. The State's notice of termination is effective upon the State's issuance.
  - 7. Subject to Funds Availability. The State's payment of the Purchase Order generated from this Authorization is subject to the appropriation and availability of State or federal funds. In the event that funds are not appropriated or are otherwise unavailable, the State reserves the right to terminate this Authorization, effective immediately, upon written notice to the Vendor. If the State terminates this Authorization due to lack of funds availability, the Vendor shall be entitled to compensation for all conforming goods requested and accepted by the State and for all satisfactory and authorized services completed as of the termination date.
  - 8. Payment of Purchase Order. A payment by the State shall not prejudice the State's right to object to or question any payment, invoice, or other matter. A payment by the State shall not be construed as acceptance of goods delivered, any part of the services provided, or as approval of any amount invoiced.
  - Deductions. The State reserves the right to deduct from amounts, which are or shall become due and payable to the Vendor, under any contract between the Vendor and the State.

- 10. <u>State and Federal Compliance</u>. The Vendor shall comply with all applicable state and federal laws and regulations in the provision of goods or services under this Authorization.
- 11. Governing Law. This Authorization shall be governed by and construed in accordance with the laws of the State of Tennessee. The Tennessee Claims Commission or the state or federal courts in Tennessee shall be the venue for all claims, disputes, or disagreements arising under this Authorization. The Vendor acknowledges and agrees that any rights, claims, or remedies against the State of Tennessee or its employees arising under this Authorization shall be subject to and limited to those rights and remedies available under Tenn. Code Ann. §§ 9-8-101 through 9-8-407.
- 12. <u>Entire Agreement</u>. This Authorization contains the entire understanding between the State and the Vendor relating to its subject matter, including all terms and conditions of the parties' agreement. This Authorization supersedes any and all prior understandings, representations, negotiations, and agreements between the State and the Vendor, whether written or oral.

## B. Special Terms and Conditions

 Conflicting Terms and Conditions. Should any of these Special Terms and Conditions in Section B conflict with the Standard Terms and Conditions in Section A, the Standard Terms and Conditions shall control.

	LETTER OF AGREEME	ENT (2019)	
CONTRED (TAXPAYER	r Chia-lev	July & Davidson County	artment
AX ID: 62-0694743	BUSINESS NAME (II	F DIFFERENT): Metro Public Health Dep	
HYSICAL ADDRESS: 25	00 Charlotte Avenue	<b>ZIP Code:</b> 37209	
	State' IN		
DDPESS TO SEND PAY	MENT IF DIFFERENT FROM ADDRE	SS LISTED ABOVE:	
HYSICAL ADDRESS:		ZIP Code:	
City:	State:	DDDODRIATE BOX)	
	PAYMENT CODE (CHECK A	□ 26	
Global	□ TC		
PHONE: 615-340-0406			
E-mail: shannon.heath@	nashville.gov		
FAX:		The state of the s	
	PROVIDER	<b>TYPE</b> t. I agree to the terms of the Letter of the terms of the Letter of Ag	f Agreement
Referral Provider	Provider (Must be approved by	Digitally signed by Wendy J. Long, MD, MPH Dist convision of J. Long, MD, MPH, collected Public Health Department of Nazhvire and Daydson Courty, Cur-Dised Dist. 2019 42 31 04 4 1 10.	der, emal—Wendy Long@nashville.gov, c=US
Signature: Wendy J. L	ong, MD, MPH	itle: Director of Health	· .
Name (printed): Wer	ndy Long, MD, MPH	ILIE. Director of Free and	
		Vor Provider is attached	
<b>■</b> Current copy of	the State License for Facility and	PECPONSTRUITIES	
	PRIMARY SCREENING PROVI	[DER RESPONSIBILITIES	program and are
Ensure that all competent in	the knowledge of patient and particular screening and management guideling care.	receive annual in-service about the portion enrollment as well as program requires which are based on nationally reconstitute additional screening or diagnostic	ognizeu
<ol> <li>Follow TBCSP standards of complete the</li> <li>Submit comp</li> </ol>	leted data transmittal sheets within 3 SCREENING RESULTS MUST BE R	30 days of service. ANY ABNORMAL REPORTED WITHIN 10 DAYS OF F	REPORT TO
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<ol> <li>Follow TBCSP standards of of standards of standards</li></ol>	leted data transmittal sheets within 3 SCREENING RESULTS MUST BE RECOORDINATOR.  lity assurance/improvement activities of quality assurance monitoring as scheen control office in writing within 30 december 2 Central Office in writing within 30 december 2.	30 days of service. ANY ABNORMAL REPORTED WITHIN 10 DAYS OF First to ensure that TBCSP Program Guide	elines are being

# Tennessee Breast and Cervical Screening Program (TBCSP)

## REFERRAL PROVIDER RESPONSIBILITIES

- 1. Ensure that all employees involved in the program receive annual in-service about the program and are competent in the knowledge of patient eligibility for enrollment as well as program requirements.
- 2. Follow TBCSP screening and management guidelines which are based on nationally recognized standards of care.
- 3. Send all consult, office visit, surgical and diagnostic reports to the designated primary screening provider within 30 days of service.
- 4. Participate in quality assurance monitoring as scheduled by TBCSP.
- 5. Notify TBCSP Central Office in writing within 30 days of any changes in physical/ billing address or Tax
- 6. Provide or accept a 60 day notice when a decision to terminate said Letter of Agreement is made by
- 7. Abide by the Fee-for-Service and Billing Agreement outlined in this Letter of Agreement.

Signature: Wendy J. Long, MD, MPH

### Date: 4/23/19 FEE FOR SERVICE AND BILLING AGREEMENT

- 1. Agree to accept reimbursement only for approved CPT codes approved by the TBCSP. Approved CPT codes and rates are updated annually. Some codes REQUIRE prior approval from TBCSP Central Office and are noted in the fee schedule. (See attachment)
- 2. Agree to accept reimbursement rates for TBCSP CPT codes, not to exceed the current Physician Medicare Part B rate as determined by the Federal Government (CMS) and adjusted for Tennessee (100% of the Physician Medicare Fee Schedule Rate for Tennessee).
- 3. Agree to accept TBCSP rates as payment in full with NO BALANCE BILLED TO THE CLIENT\_Clients **CANNOT** be turned over to collection agencies for outstanding claims related to TBCSP
- 4. Agree that any services that require approval form TBCSP Central Office (noted in the fee schedule), will not be performed until written approval has been received. If services are performed without prior approval from TBCSP Central Office these services cannot be billed to TBCSP and CLIENTS MAY NOT BE BILLED OR TURNED OVER TO COLLECTIONS.
- 5. Agree that services outside the scope of the TBCSP allowable services may be provided at the client's request, provided that the client is made aware of their responsibility for the charge for said service, prior to services being rendered.
- 6. Agree to notify third-party billing agencies of this letter of agreement. Third-party billers **CANNOT** balance bill or turn TBCSP clients over to collections for TBCSP services.
- 7. Agree to submit invoices within 60 days using HCFA (CMS) 1500 and/or UB-04 CMS-1450 forms. Any invoices not submitted on one of these forms will be returned for resubmission. Payment will not be generated until data is received.

Signature: Wendy J. Long, MD, MPH

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# TENNESSEE BREAST & CERVICAL SCREENING

IN WITNESS WHEREOF, the parties have by their duly authorized

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representatives set their signatures.				
METROPOLITAN GOVERNMENT OF NASHVILLE AND DAVIDSON COUNTY				
Wendy Long, MD, MPH Director, Metro Public Health Department	5/9//9 Date			
Carol Etherington, M\$N, RN, FAAN Chair, Board of Health	5/9/19 Date			
APPROVED AS TO AVAILABILITY OF FUNDS:				
Talia Lomax-O'dneal Director, Department of Finance	5 - 20-19 Date			
APPROVED AS TO RISK AND INSURANCE:	ę -			
Director of Risk Management Services	5/21/19 Date			
APPROVED AS TO FORM AND LEGALITY:				
Metropolitan Attorney	5/22/19 Date			
FILED:				
	,			
Metropolitan Clerk 252019-1762	Date			